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DEC 2 0 2005 Dkt. STL11717

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Grant Edward Carlson and Karl Heinz Cunha

Assignee:

SEAGATE TECHNOLOGY LLC

Application No.:

10/817,311

Art Unit: 2835

Filed:

April 2, 2004

Examiner: A. Edwards

For: SHELF WITH REMOVABLE BACKPLANE

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF KARL H. CUNHA UNDER 37 C.F.IL 1.131

Sir:

- 1. I, Karl H. Cunha, hereby declare as follows:
- 2. I am one of the inventors in U.S. Patent Application No. 10/817,311 filed April 2, 2004 for an array storage system having a removable backplane.
- 3. As I understand, the most recent Office Action asserts that my invention is unpatentable as being anticipated by U.S. Patent No. 6,906,914 to Stamos ("Stamos '914").
- 4. I have reviewed the disclosure of the Stamos '914 patent. It does not disclose positively fixing, such as by screwing or the like, the backplane to a supporting structure. Rather, its backplane is sandwiched between the front and back partitions by attachment of the back partition.

- 5. In this configuration, Stamos '914 discloses that the rear partition can be removed with the electrical components still in place. (see, for example, col. 4 lines 11-16).
- 6. During development of my invention I determined that positively fixing the backplane to a supporting structure is necessary to prevent damage to the electrical components when removing the back partition. With a loosely floating backplane, as disclosed by Stamos '914, the pulling force of a component on one side of the partition is likely resisted by another component's connection to the backplane on the opposing side of the backplane. I observed that this likely results in the loss of alignment between the components and the backplane such that the electrical components disconnect abruptly and with damage to their fragile electrical contacts.
- 7. I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the above-applications or any patent issued thereon.

Marl At Curka

Date: 19 Dec 2005

PTOL-413A (09-04) Approved for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form					
Application No.: 10 /817,311			First Named Applicant: Grant Edward Carlson		
Examiner: A. Edwards		Art Unit: 2835 Status of Application:		Pending	
Tentative Participants: (1) Examiner Edwards		(2) Mitchell K. McCarthy			
(3)		_ (4)	(4)		
Proposed Date of Interview: To be deter		termined by Examiner	rmined by Examiner Proposed Time:		(AM/PM)
Type of Interview R	after co	onsideration of a	mendment.		
(1) [x] Telephonic (2) [] Personal (3) [] Video Conference					
Exhibit To Be Show If yes, provide brief		ated: [] YES	d: [] YES [x] NO		_
Issues To Be Discussed					
Issues (Rej., Obj., etç)	Claims/ Fig. #s	Prior	Discussed	Agreed	Not Agreed
(1) Rej.	1	Art	[]	[]	. []
(2) Rej.	9		[]	[]	[]
(3) <u>Rej.</u>	17		[]	[]	[]
(4) [] Continuation She	et Attached	· 	[]	[]	[]
Brief Description of Arguments to be Presented: Claims as amended more particularly distinguish the present embodiments over the art of record.					
An interview was con NOTE: This form sho (see MPEP § 713.01). This application will minterview. Therefore, as soon as possible. Applicant/Applicar Mitchell K. Typed/Printed Name 38,794	ould be completed of be delayed fro applicant is advis of s Representation	m issue because of appied to file a statement of because of appied to file a statement of the because of appied to file a statement of the because of appied to file a statement of the because of the be	mitted to the examination of the substance of the substan	bmit a written	record of this 37 CFR 1.133(b))

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutus to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer.

PAGE 20/20 * RCVD AT 12/20/2005 8:09:35 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/31 * DNIS:2738300 * CSID:4052329059 * DURATION (mm-ss):05-36